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Brian Fabian, Josh Raskin, Ming Wu, Istra Holdings Inc.,
1564476 Ontario Limited, and Slickcash.com

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

13 | FACEBOOK, INC.

Case No. C-07-03404 HRL

Plaintiff,

STIPULATION FOR CONTINUANCE OF INITIAL CASE MANAGEMENT CONFERENCE, ADR AND RULE 26 DEADLINES

17 BRIAN FABIAN, JOSH RASKIN, MING WU, and
18 JOHN DOES 4-10, individuals; and ISTRA
19 HOLDINGS INC., SLICKCASH.COM, 1564476
ONTARIO LIMITED, and JOHN DOES 14-20,
corporations,

[Civil L.R. 6-2]

Defendants.

**First Amended Complaint Filed:
December 12, 2007**

Current CMC: February 12, 2008
Proposed CMC: March 4, 2008

The Parties hereby seek to continue the currently scheduled case management conference.

The First Amended Complaint in this matter was filed on December 12, 2007, and served on defendants Brian Fabian, Ming Wu, Istra Holdings Inc., 1564476 Ontario Limited, and Slickcash.com on December 18 and 19, 2007, and on defendant Josh Raskin on January 11, 2008.

Plaintiff FaceBook, Inc. previously sought and received two continuances of the Case Management Conference, from October 2, 2007, to January 8, 2008, and then again to February 12, 2008.

Defendants filed their initial responsive pleading on February 1, 2008.

The Parties are currently engaged in negotiations to resolve this matter and desire additional time to continue negotiations prior to the currently scheduled Case Management Conference.

Further, Defendants' counsel has only recently been retained and requires additional time to prepare for the Case Management Conference and Rule 26 deadlines.

Therefore, Plaintiff FaceBook, Inc., and Defendants Brian Fabian, Josh Raskin, Ming Wu, Istra Holdings Inc., 1564476 Ontario Limited, and Slickcash.com , by and through their attorneys, hereby AGREE and STIPULATE:

1. To continue the Initial Case Management Conference, currently set for February 12, 2008, to March 4, 2008;

2. To continue all ADR and Rule 26 deadlines accordingly.

Dated: February 1, 2008

DUANE MORRIS LLP

By: /s/ Gregory G. Iskander
Gregory G. Iskander
Attorneys for Defendants

Dated: February 1, 2008

PERKINS COIE LLP

By: /s/ Joseph Cutler
Joseph Cutler
Attorneys for Plaintiff